

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK**

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IN RE: : **ORDER**
:
TERRORIST ATTACKS ON : 03 MDL 1570 (GBD) (SN)
SEPTEMBER 11, 2001 :
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This document relates to:

Ashton, et al. v. al Qaeda Islamic Army, et al., 02-cv-6977 (GBD) (SN)
Morris, et al. v. Islamic Republic of Iran, 18-cv-5321 (GBD) (SN)
Jimenez, et al. v. Islamic Republic of Iran, 18-cv-11875 (GBD) (SN)
Aamoth, et al. v. Islamic Republic of Iran, 18-cv-12276 (GBD) (SN)
Bernaerts, et al. v. Islamic Republic of Iran, 19-cv-11865 (GBD) (SN)
King, et al. v. Islamic Republic of Iran, 22-cv-5193 (GBD) (SN)

**ORDER GRANTING PARTIAL FINAL DEFAULT JUDGMENT FOR THE
PLAINTIFFS LISTED IN EXHIBITS A AND B**

GEORGE B. DANIELS, United States District Judge:

The Plaintiffs listed in Exhibits A and B move for entry of partial final default judgment against Defendant the Islamic Republic of Iran. (ECF Nos. 9677, 9818, 9829, 9939.¹) Upon consideration of the evidence and arguments set forth in the Declarations of James P. Kreindler, Esq. and the exhibits thereto (ECF Nos. 9678, 9940), and in the Declarations of Jerry S. Goldman, Esq. and the exhibits thereto (ECF Nos. 9820, 9832); and in light of the default judgments as to liability against the Islamic Republic of Iran entered on August 31, 2015

¹ Unless otherwise stated, all ECF citations included herein refer to documents filed on the 9/11 multidistrict litigation docket. See *In re Terrorist Attacks on Sept. 11, 2001*, No. 03-md-1570 (GBD) (SN).

(ECF No. 3021²) and June 17, 2024 (ECF No. 9931); together with the entire record in this case, it is hereby

ORDERED that service of process in the above-captioned cases was properly effectuated upon the Islamic Republic of Iran in accordance with 28 U.S.C. § 1608(a)(4) (*see* ECF Nos. 1238, 4685–4686, 6895, 8887, and ECF No. 55 in 18-cv-5321); and it is

ORDERED that partial final default judgment is entered on behalf of the Plaintiffs identified in Exhibits A and B against the Islamic Republic of Iran³; and it is

ORDERED that the Plaintiffs identified in Exhibit A are awarded economic damages as set forth therein, and as supported by the expert reports and analyses tendered in conjunction with the Kreindler Declarations (*see* ECF Nos. 9680, 9941) and the Goldman Declarations (*see* ECF Nos. 9820, 9832); and it is

ORDERED that the Plaintiffs identified in Exhibit B are awarded solatium damages as set forth therein; and it is

ORDERED that the Plaintiffs receiving economic damages identified in Exhibit A are awarded prejudgment interest of 4.96 percent per annum, compounded annually, running from the date indicated in the “Date of Report” column therein, until the date of judgment; and it is

ORDERED that the Plaintiffs receiving solatium damages identified in Exhibit B are awarded prejudgment interest of 4.96 percent per annum, compounded annually, running from September 11, 2001 until the date of judgment; and it is

² This Court adjudges Iran liable to non-U.S. national *Ashton* Plaintiffs under New York law for substantially the same reasons as stated in this Court’s March 26, 2024 and June 17, 2024 Orders. (*See* ECF Nos. 9666, 9931.)

³ In their moving papers, certain Plaintiffs seek treble damages pursuant to the Anti-Terrorism Act (“ATA”), 18 U.S.C. § 2333. As ATA claims cannot be brought against sovereign defendants, *see* 18 U.S.C. § 2337(2), these Plaintiffs’ motions are DENIED as to their requests for treble damages.

ORDERED that the Plaintiffs identified in Exhibits A and B may submit future applications for punitive or other damages at a later date consistent with any future rulings of this Court; and it is

ORDERED that Plaintiffs not appearing in Exhibits A and B may submit in later stages applications for damages awards to the extent they have not done so already.

The Clerk of Court is directed to enter partial final default judgment for the Plaintiffs listed in Exhibits A and B. The Clerk of Court is further directed to close the motions at:

- ECF Nos. 9677, 9818, 9829, and 9939 in 03-md-1570;
- ECF Nos. 2036 and 2095 in 02-cv-6977;
- ECF No. 264 in 18-cv-5321;
- ECF No. 203 in 18-cv-11875;
- ECF No. 229 in 18-cv-12276;
- ECF No. 220 in 19-cv-11865; and
- ECF No. 108 in 22-cv-5193.

Dated: September 3, 2024
New York, New York

SO ORDERED.

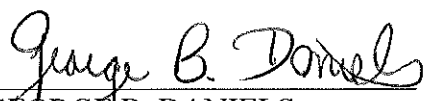

George B. Daniels
GEORGE B. DANIELS
United States District Judge

Exhibit A

Plaintiff, as Personal Representative of the Estate of 9/11 Decedent				9/11 Decedent						Claim Information			Pain & Suffering Damages		Economic Damages				Notes
#	First	Middle	Last	Suffix	Nationality on 9/11	Date of Death	9/11 Site	Case	Complaint	Amendments & Substitutions	Prior Award	Amount	Report	Date of Report	Prior Award	Amount			
1 Susan			Calcagno								3226 at 5; 8275-1 at 3, 8973	\$ -	9680-14	3/1/23		\$ 1,392,669.00			
2 Regina			Gans					02cv06977	1463 at 33	8246 at 4, 8251	3226 at 5; 8275-1 at 3, 8973	\$ -	9680-15	3/1/23		\$ 231,154.00			
3 Felicia			Corbett Jones					02cv06977	1463 at 33		3226 at 5; 8275-1 at 3, 8973	\$ -	9680-9	3/1/23		\$ 4,110,201.00	Personal Representative is listed as Felicia Corbett in 1463 at 33		
4 Brooke			Deming					02cv06977	1463 at 35		3226 at 6; 8275-1 at 4, 8973	\$ -	9680-16	3/1/23		\$ 5,983,851.00			
5 Perry			Oretzky					02cv06977	1463 at 30		3226 at 5; 8275-1 at 4, 8973	\$ -	9680-12	4/1/23		\$ 1,998,157.00	Decedent is listed as Lynn Angell in 1463 at 30 and 3226 at 5		
6 Jeanine			Frazier					02cv06977	1463 at 36		3226 at 6; 8275-1 at 5, 8973	\$ -	9680-3	3/1/23		\$ 1,769,922.00			
7 Meg			Bloom					02cv06977	1463 at 10		3226 at 3; 8275-1 at 5, 8973	\$ -	9680-17	3/1/23		\$ 14,494,168.00			
8 Allison			Hobbs					02cv06977	1463 at 37		3226 at 6; 8275-1 at 6, 8973	\$ -	9680-11	8/1/23		\$ 3,137,796.00			
9 Maureen			Kennedy					02cv06977	1463 at 58		3226 at 8; 8275-1 at 6, 8973	\$ -	9680-4	3/1/23		\$ 1,450,312.00			
10 Kimberly			LaMantia					02cv06977	1463 at 58		3226 at 8; 8275-1 at 8, 8973	\$ -	9680-8	4/1/23		\$ 9,465,390.00			
11 Jason			Seymour					02cv06977	1463 at 15	8246 at 4, 8251	3226 at 3; 8275-1 at 8, 8973	\$ -	9680-18	3/1/23		\$ 3,657,628.00			
12 Jason			Seymour					02cv06977	1463 at 15	8246 at 4, 8251	3226 at 3; 8275-1 at 8, 8973	\$ -	9680-19	3/1/23		\$ 519,673.00			
13 Joanna			Ostrowski					02cv06977	1463 at 42		3226 at 6; 8275-1 at 9, 8973	\$ -	9680-20	8/1/23		\$ 3,196,906.00			
14 Theresa			Regan					02cv06977	1463 at 54		3226 at 8; 8275-1 at 9, 8973	\$ -	9680-13	3/1/23		\$ 3,003,752.00			
15 Rodney			Callum					02cv06977	1463 at 28		3226 at 5; 8275-1 at 9, 8973	\$ -	9680-21	3/1/23		\$ 4,088,242.00			
16 Lauren			Rosenzweig Morton					02cv06977	1463 at 52		3226 at 7; 8275-1 at 9, 8973	\$ -	9680-6	3/1/23		\$ 10,973,377.00			
17 Nancy			Raeside Shea					02cv06977	1463 at 22		3226 at 4; 8275-1 at 10, 8973	\$ -	9680-7	3/1/23		\$ 27,717,220.00	Personal Representative is listed as Nancy Shea in 1463 at 22		
18 Dena			Smagala					02cv06977	1463 at 63		3226 at 8; 8275-1 at 10, 8973	\$ -	9680-22	3/1/23		\$ 4,411,875.00			
19 Jill			Tarrou					02cv06977	1463 at 52		3226 at 7; 8275-1 at 7, 8973	\$ -	9680-23	4/1/24		\$ 1,030,247.00			
20 Robert			Spadafora					02cv06977	1463 at 23		3226 at 4; 8275-1 at 11, 8973	\$ -	9680-24	3/1/23		\$ 1,200,647.00			
21 Robert			Spadafora					02cv06977	1463 at 23		3226 at 4; 8275-1 at 11, 8973	\$ -	9680-25	3/1/23		\$ 829,005.00			
22 Mary			Tselepis					02cv06977	1463 at 45		3226 at 7; 8275-1 at 11, 8973	\$ -	9680-10	4/1/23		\$ 7,994,971.00			
23 Elizabeth	Anne	Vandevander	Vandevander					02cv06977	1463 at 31		3226 at 5; 8275-1 at 11, 8973	\$ -	9680-26	3/1/23		\$ 10,464,313.00			
24 Patricia		Vilardo	Vilardo					02cv06977	1463 at 45		3226 at 7; 8275-1 at 11, 8973	\$ -	9680-5	3/1/23		\$ 10,603,217.00			
25 Paul		Kiefer	Kiefer					02cv06977	1463 at 38		3226 at 6; 8275-1 at 11, 8973	\$ -	9680-27	3/1/23		\$ 6,350,298.00			

Plaintiff, as Personal Representative of the Estate of 9/11 Decedent				9/11 Decedent						Claim Information			Pain & Suffering Damages		Economic Damages						
#	First	Middle	Last	Suffix	First	Middle	Last	Suffix	Nationality on 9/11	Date of Death	9/11 Site	Case	Complaint	Amendments & Substitutions	Prior Award	Amount	Report	Date of Report	Prior Award	Amount	Notes
26	Judith		Weil		Joanne	F.	Weil		US	9/11/01	NY	02cv06977	1463 at 60	8246 at 4, 8251	3226 at 8; 8275-1 at 11, 8973	\$ -	9680-28	3/1/23	\$ 2,398,784.00		
27	Helen		Zaccoli		Joseph		Zaccoli		US	9/11/01	NY	02cv06977	1463 at 61		3226 at 8	\$ -	9680-2	2/1/23	\$ 4,097,292.00		
28	Melissa		Van Ness Fatha		Syed	Abdul	Fatha		India	9/11/01	NY	02cv06977	1463 at 8		3226 at 2; 8275-1 at 4, 8973	\$ -	9680-1	4/1/23	\$ 546,892.00		
29	Kurt		Foster		Claudia		Foster		US	9/11/01	NY	02cv06977	1463 at 8		3226 at 2; 8275-1 at 5, 8973	\$ -	9941-3	7/1/24	\$ 5,072,471.00		
30	Charles	Leslie	Berkeley		Graham		Berkeley		United Kingdom	9/11/01	NY	02cv06977	1463 at 49	9929, 9953	3226 at 5	\$ -	9941-2	7/1/24	\$ 4,174,439.00		
31	Patricia		Carrington		Jeremy	Mark	Carrington		United Kingdom	9/11/01	NY	02cv06977	1463 at 33		3226 at 5	\$ -	9941-1	7/1/24	\$ 6,641,259.00		
32	Linda		Alvarez		Juan	Pablo Alvarez	Cisneros		Guatemala	9/11/01	NY	22cv05193	22cv05193, 1 at 4		N/A	\$ -	9820-5, at 1	5/1/24	\$ 2,205,587.00		
33	Jermaine		Cook		Helen		Cook		Honduras	9/11/01	NY	18cv12276	18cv12276, 1 at 4	7403 at 3-4, 7429	N/A	\$ -	9820-5, at 24	5/1/24	\$ 2,143,658.00		
34	Gillian		Gransaul-Joseph		Stephen		Joseph		Trinidad and Tobago	9/11/01	NY	22cv05193	22cv05193, 1 at 4		N/A	\$ -	9820-5, at 47	3/1/24	\$ 2,385,475.00		
35	Zahro a/k/a Zakho		Kamardinova		Gavkharoy		Kamardinova		Uzbekistan	9/11/01	NY	18cv11875	18cv11875, 6 at 1		N/A	\$ -	9820-5, at 70	3/1/24	\$ 905,157.00		
36	Haleema		Salie		Rahma		Salie		Sri Lanka	9/11/01	NY	18cv05321	18cv05321, 6 at 7		N/A	\$ -	9832, at 1	7/1/24	\$ 4,972,584.00		
37	Josephine		Fink		Derek	O.	Sword		United Kingdom	9/11/01	NY	19cv11865	19cv11865, 1 at 7	8134, 8139 (granting 8134)	N/A	\$ -	9832, at 24	7/1/24	\$ 10,161,541.00		

Exhibit B

(Plaintiff, as Personal Representative of the Estate of Solatiun Plaintiff)				Plaintiff				9/11 Decedent						Claim Information			Solatiun Damages			
#	First	Middle	Last	Suffix	First	Middle	Last	Suffix	Nationality on 9/11	Date of Death	9/11 Site	Case	Complaint	Amendments & Substitutions	Relationship	Documentation	Prior Award	Amount		
1					Patricia		Carrington		US			02cv06977	1463 at 33	02cv06977, 997	Spouse			\$ 12,500,000.00		
2					Matthew		Clark		US			02cv06977	1463 at 5	02cv06977, 2029	Child			\$ 8,500,000.00		
3	Paula		Hayes Cottoy		Abeeku	Ngozi	Cottoy		US			02cv06977	1463 at 34	02cv06977, 2034	Child			\$ 8,500,000.00		
4					Keithroy		Maynard	II	US			02cv06977	1463 at 40	02cv06977, 1978	Child			\$ 8,500,000.00		
5	Mary		Vogt		Elizabeth	A.	Minardi		US			02cv06977	1463 at 48	02cv06977, 2030	Parent			\$ 8,500,000.00		
6					Joanna		Ostrowski		US			02cv06977	1463 at 42	02cv06977, 996	Spouse			\$ 12,500,000.00		
7					David		Rosenberg		US			02cv06977	1463 at 11	02cv06977, 1978	Sibling			\$ 4,250,000.00		
8					Sonia		Shah		US			02cv06977	1463 at 45	02cv06977, 1978	Child			\$ 8,500,000.00		
9					Gina		Tarrou		US			02cv06977	1463 at 52	02cv06977, 2027	Child			\$ 8,500,000.00		
10	Niloy		Shah		Malti		Shah		US			02cv06977	1463 at 45	02cv06977, 2085	Parent			\$ 8,500,000.00		
11					Ondre	Raymond	Forde		United Kingdom			18cv12276	18cv12276, 1 at 7-8	9761 at 3	Child			\$ 8,500,000.00		